

Message

From: Kenny, Daniel [Kenny.Dan@epa.gov]
Sent: 11/1/2018 11:03:34 PM
To: MARVIN, THOMAS [AG/1920] [thomas.marvin@bayer.com]
CC: Baris, Reuben [Baris.Reuben@epa.gov]
Subject: RE: Bayer must provide a point of contact for the registration notice
Attachments: Xtendimax Label - 2018.pdf

Hi Tom. Please see attached for the label. The letter will follow soon.

Dan

From: Kenny, Daniel
Sent: Thursday, November 01, 2018 4:20 PM
To: MARVIN, THOMAS [AG/1920] <thomas.marvin@bayer.com>
Cc: Baris, Reuben <Baris.Reuben@epa.gov>
Subject: Re: Bayer must provide a point of contact for the registration notice

Hi Tom. I'll send a copy as soon as I get back to my desk. The letter was in QA/QC but should be ready any minute too.

Sent from my iPhone

On Nov 1, 2018, at 2:49 PM, MARVIN, THOMAS [AG/1920] <thomas.marvin@bayer.com> wrote:

Reuben: Any estimate on when we should expect to receive a stamped label?

Tom Marvin
Director, Federal Regulatory Affairs
1300 I Street, NW
Washington, DC 20005
Cell: 202-676-7846
Desk: 202-383-2851

From: MARVIN, THOMAS [AG/1920]
Sent: Thursday, November 01, 2018 8:52 AM
To: 'Baris, Reuben' <Baris.Reuben@epa.gov>; MARVIN, THOMAS [AG/1920] <thomas.marvin@bayer.com>
Cc: Kenny, Daniel <Kenny.Dan@epa.gov>
Subject: RE: Bayer must provide a point of contact for the registration notice

Reuben:

-5e Assistance Number: 1-844-RRXTEND

-6(d)(v): Chemical.monsanto@monsanto.com

Tom Marvin
Director, Federal Regulatory Affairs
1300 I Street, NW

Washington, DC 20005
Cell: 202-676-7846
Desk: 202-383-2851

From: Baris, Reuben [<mailto:Baris.Reuben@epa.gov>]
Sent: Wednesday, October 31, 2018 10:20 PM
To: MARVIN, THOMAS [AG/1920] <thomas.marvin@bayer.com>
Cc: Kenny, Daniel <Kenny.Dan@epa.gov>
Subject: Bayer must provide a point of contact for the registration notice

Two items still need to be provided:

5(e) of the terms

"If you have any questions about the use of this product, please contact (*insert appropriate Bayer assistance telephone number*)."

6(d)(v) of the terms.

For those distributors and retailers who do not intend to relabel themselves, BASF must instruct them to contact (*Insert Bayer's specific contact or email*) immediately, so that Bayer CropScience can reclaim the inventory. If Bayer CropScience performs the relabeling, it must be done at an EPA-registered establishment, and all production must be reported per FIFRA section 7.

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